

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d)
of the Securities Exchange Act of 1934

Date of Report (date of earliest event reported): May 21, 2026

Dream Finders Homes, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation)	001-39916 (Commission File Number)	85-2983036 (I.R.S. Employer Identification No.)
14701 Phillips Highway, Suite 300 Jacksonville, Florida (Address of principal executive offices)		32256 (Zip Code)

Registrant's telephone number, including area code: **(904) 644-7670**

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2):

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Class A Common Stock	DFH	New York Stock Exchange

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 or Rule 12b-2 of the Securities Exchange Act of 1934.

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01 Regulation FD Disclosure.

On May 21, 2026, Dream Finders Homes, Inc. (the “Company”) issued a press release regarding the proposal to the board of directors of Beazer Homes USA, Inc. to acquire all outstanding shares of Beazer Homes USA, Inc. in an all-cash transaction. A copy of the press release is furnished as Exhibit 99.1 and a copy of a related investor presentation is furnished as Exhibit 99.2 to this Current Report on Form 8-K and are incorporated by reference into this Item 7.01.

The information furnished under this Item 7.01, including Exhibits 99.1 and 99.2, shall not be deemed “filed” for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the “Exchange Act”), or otherwise subject to the liabilities of that section and shall not be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Exchange Act.

Forward-Looking Statements

This communication, and other written or oral statements made from time to time by management contain “forward-looking statements” as defined in the Private Securities Litigation Reform Act of 1995. The words “anticipate”, “believe”, “estimate”, “expect”, “intend”, “will”, “should”, “propose”, “projecting”, “driving”, “confidence” and similar expressions, including statements regarding the proposed transaction, benefits and synergies of the proposed transaction and future opportunities for the combined company, are intended to identify forward-looking statements. These statements reflect management’s current beliefs, assumptions and expectations and are subject to a number of factors that may cause actual results to differ materially. Such factors include but are not limited to the ultimate outcome of any possible transaction between Dream Finders Homes and Beazer, including the possibility that the parties will not agree to pursue a business combination transaction or that the terms of any definitive agreement will be materially different from those described herein; uncertainties as to whether Beazer will cooperate with Dream Finders regarding the proposed transaction; Dream Finders Homes’ ability to consummate the proposed transaction with Beazer; the conditions to the completion of the proposed transaction, including the receipt of any required shareholder approvals and any required regulatory approvals; Dream Finders Homes’ ability to finance the proposed transaction with Beazer; the possibility that Dream Finders may be unable to achieve expected synergies within the expected time-frames or at all and to successfully integrate Beazer’s operations, the retention of certain key employees may be difficult; and general economic conditions that are less favorable than expected. All forward-looking statements are based on Dream Finders Homes’ beliefs as well as assumptions made by and information currently available to Dream Finders Homes. These statements reflect Dream Finders Homes’ current views with respect to future events and are subject to various risks, uncertainties and assumptions. These risks, uncertainties and assumptions are discussed in Dream Finders Homes’ Annual Report on Form 10-K for the year ended December 31, 2025 and other filings with the U.S. Securities and Exchange Commission. Dream Finders Homes undertakes no obligation to update or revise any forward-looking statement, except as may be required by applicable law.

Additional Information

This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. This communication relates to a proposal that Dream Finders Homes’ has made for a business combination transaction. In furtherance of this proposal and subject to future developments, Dream Finders Homes (and, if applicable, Beazer) may file one or more registration statements, proxy statements, tender offer statements or other documents with the Securities and Exchange Commission (the “SEC”). This communication is not a substitute for any proxy statement, registration statement, tender offer statement, prospectus or other document Dream Finders and/or Beazer may file with the SEC in connection with the proposed transaction.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Number	Description
99.1	Press Release dated May 21, 2026
99.2	Investor Presentation dated May 21, 2026
104	Cover Page Interactive Data File (embedded within the inline XBRL document)

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

DREAM FINDERS HOMES, INC.

Date: May 21, 2026

By: /s/ Robert E. Riva
Robert E. Riva
Vice President, General Counsel and Corporate Secretary



Dream Finders Homes Releases Investor Presentation to Reaffirm Acquisition Proposal for Beazer Homes and Opportunity to Create Value for Shareholders

Outlines Beazer management's persistent failure to deliver competitive margins, growth, returns and shareholder value

Highlights proposal's superior shareholder value compared to Beazer's standalone prospects

Urges Beazer to engage constructively and let shareholders decide on all-cash offer

Investor presentation available at announcement.dreamfindershomes.com

JACKSONVILLE, Fla.— (May 21, 2026) — Dream Finders Homes, Inc. (“Dream Finders”, “DFH”) (NYSE: DFH), today made available an investor presentation in connection with its proposal to acquire Beazer Homes USA, Inc. (“Beazer”, “Beazer Homes”) (NYSE: BZH). The investor presentation is available at announcement.dreamfindershomes.com and will be filed with the U.S. Securities and Exchange Commission.

On May 5, 2026, Dream Finders submitted a proposal to acquire Beazer Homes in an all-cash transaction at \$25.75 per share, representing an approximate 40% premium to Beazer’s closing share price on May 5, 2026, and reflecting a total equity value of approximately \$704 million. In rejecting the proposal and refusing to engage, Beazer’s Board of Directors (the “Beazer Board”) offers no credible basis for its assertion that Dream Finders’ offer undervalues the company. Instead, the Beazer Board is asking shareholders to overlook Beazer’s prolonged underperformance and to continue relying on a standalone strategy that has consistently produced weak margins, lagging growth and poor returns.

Dream Finders believes Beazer shareholders deserve additional information on why the Beazer Board and management should move swiftly to engage. Highlights from the investor presentation include:

1. **Beazer has been one of the worst-performing public homebuilders for at least a decade.** By the measures that matter most to shareholders, Beazer has consistently underperformed in the homebuilding sector:
 - **Worst margin performance:** Beazer trails average small and mid-cap peers’ last 12-month (“LTM”) adjusted gross margin and pre-tax margin by 640 basis points and 1,040 basis points, respectively.¹
 - **Poor execution:** Beazer is the only small or mid-cap homebuilder peer to report two consecutive quarters of operating losses as of the latest quarter.
 - **Lagging growth:** Beazer lags peers by 1,480 basis points on average home closings growth over the last 10 years.
 - **Consistent share price underperformance:** Beazer has significantly underperformed against homebuilding benchmarks. Since 2011, Beazer’s share price has declined 30%, while the iShares U.S. Home Construction ETF (“ITB”) and State Street SPDR S&P Homebuilders ETF (“XHB”) have increased 606% and 490%, respectively, over the same period. Over the last five years, Beazer declined 26%, compared with increases of 21% for ITB and 29% for XHB. Over the LTM period, Beazer declined 13%, compared with 0% for ITB and an increase of 6% for XHB.

¹ Peers referenced are CCS, DFH, GRBK, KBH, LGIH, MHO and MTH.

2. **Beazer's flawed strategy has failed investors.** Beazer's standalone strategy has not delivered for shareholders and we believe it is not suited to the current market environment:
 - **Misguided operating strategy:** Beazer has focused on energy-efficient homes that are cost-prohibitive for value-oriented buyers at a time when affordability is a top consumer concern, resulting in the worst adjusted gross margin among homebuilding peers.
 - **Flawed capital allocation strategy:** Beazer has prioritized growing book value per share through share repurchases funded by land sales rather than productively deploying its assets to generate returns for its shareholders, essentially ceding its core responsibility to other homebuilders.
 - **One of the highest levered homebuilders:** Beazer has the highest leverage of small and mid-cap homebuilder peers, with a 12.7x net debt to LTM EBITDA, yet continues to prioritize repurchasing shares in lieu of deleveraging or improving profitability in the current environment.
 - **Loss of management credibility:** Analysts have materially reduced estimates following FYQ2 2026 results, showing their lack of confidence in Beazer's direction.
3. **Beazer's singular focus on book value per share has been detrimental.** Beazer's emphasis on book value per share has not translated to shareholder value:
 - **Book value per share, on its own, is not a credible measure of success:** In the homebuilding industry, price to book value is directly correlated to the ability to generate returns, which Beazer has failed to do with an average return on equity ("average ROE") lagging small and mid-cap peers by 1,510 basis points.
 - **The market consistently prices Beazer below its book value:** Beazer's inability to generate returns is reflected in its poor share price, trading at an approximately 30% to 50% discount to book value per share over the last 10 years.
4. **Dream Finders is the ideal owner for Beazer.** Dream Finders has a track record of strong performance, demonstrating the ability to integrate acquired businesses effectively, deliver positive results, and create long-term shareholder value:
 - **Superior growth and profitability:** From 2023 to 2025, Dream Finders outperformed Beazer by 700 basis points in home closings compounded annual growth rate and 500 basis points in average gross margin.
 - **Superior returns:** Over the same period, Dream Finders delivered superior returns with an average ROE of 27% compared to Beazer's 9%.
 - **Proven transaction experience:** Dream Finders has a proven playbook and successful track record of creating value in land-light M&A, having successfully acquired and integrated 10 transactions over the last seven years.

“The status quo is clearly failing: Beazer is an underperformer and consistently ranks last across every relevant metric among publicly traded homebuilder peers,” said Patrick Zalupski, Chairman and Chief Executive Officer of Dream Finders. “We believe the Beazer Board is failing to fulfill its fiduciary duties, as its refusal to engage on our compelling acquisition proposal is not in the best interest of shareholders.”

Zalupski continued, “Dream Finders is the ideal owner for Beazer. Our land-light operating model and proven management team have delivered superior results. We remain fully committed to pursuing this transaction and firmly believe that our offer is the best path forward for Beazer’s shareholders – delivering immediate and compelling value. We urge all shareholders to encourage the Beazer Board to engage meaningfully and constructively with us.”

Advisors

Goldman Sachs & Co. LLC, BofA Securities, Zelman & Associates and Vestra Advisors are acting as financial advisors to Dream Finders, Foley & Lardner is acting as legal counsel and Edelman Smithfield is acting as strategic communications advisor.

Financing

Kennedy Lewis has provided Dream Finders with a highly confident letter in connection with land bank financing related to the proposed transaction. Dream Finders has also obtained letters from Goldman Sachs & Co. LLC and BofA Securities stating that they are highly confident that financing for the transaction can be arranged in the capital markets.

About Dream Finders Homes

Dream Finders Homes (NYSE: DFH), headquartered in Jacksonville, Florida, was recognized as the 2025 National Builder of the Year by Builder magazine. Dream Finders Homes builds single-family homes throughout the Southeast, Mid-Atlantic and Midwest, including Florida, Texas, Tennessee, North Carolina, South Carolina, Georgia, Colorado, Arizona, and the Washington, D.C. metropolitan area, which comprises Washington D.C., Northern Virginia and Maryland. As the Official Home Builder of the PGA TOUR, the Jacksonville Jaguars and the Tampa Bay Rays, Dream Finders Homes is deeply committed to excellence beyond homebuilding and into the communities it serves. Through its wholly owned subsidiaries, DFH also provides mortgage financing as well as title agency and underwriting services to homebuyers. Dream Finders Homes achieves its growth and returns by maintaining an asset-light homebuilding model. For more information, please visit www.dreamfindershomes.com.

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Additional Information

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DREAM FINDERS HOMES

2025 **NATIONAL BUILDER** OF THE **YEAR**



May 2026

Our Proposal to Acquire Beazer Homes: Too Compelling to Ignore

Dear Fellow Beazer Homes (“BZH”) Shareholders,

We are deeply concerned that the BZH board and management continue to refuse to engage with us on our highly compelling all-cash acquisition proposal of \$25.75 per BZH share, a 40% premium to BZH’s recent share price as of May 5, 2026, and a 25% premium to the 30-trading days VWAP ending May 5, 2026. To ensure that the board and shareholders are fully aware of BZH’s longstanding systemic underperformance and the attractiveness of our proposal, we are providing additional information on why they should move swiftly to engage with us.

The status quo is clearly failing. BZH is a chronic underperformer and consistently ranks among the last across every relevant metric of publicly traded homebuilder peers, including margins, growth, returns, and share price performance.

We believe that the root cause of this failure is the ongoing flawed strategy of the current management team which prioritizes metrics that do not create value for shareholders, including a focus on energy-efficient homes that are cost-prohibitive for value-oriented buyers at a time where affordability is a top consumer concern, an obsession with book value per share that has come at the expense of shareholder returns, and a poor capital allocation strategy that undermines long term growth and value creation for shareholders. By publicly stating its intentions to sell “non-strategic land positions” above book value, we believe BZH management is acknowledging its inability to productively and profitably monetize its land holdings – instead, ceding that mandate to other homebuilders. Any margin derived from selling attractive land assets would fall far short of the potential returns from delivering homes to customers.

Dream Finders (“DFH”) is the ideal owner for BZH. Our land-light operating model and proven management team have delivered superior results. By refusing to engage, the BZH Board appears to be entrenched, lacks the ability to oversee and hold management accountable on performance, and is not acting in what we believe is in the best interests of BZH’s shareholders.

We firmly believe that our offer is the best path forward for BZH’s shareholders – delivering immediate and compelling value. We remain fully committed to pursuing this transaction and urge all shareholders to encourage the BZH Board to engage meaningfully and constructively with us.

Regards,

Patrick O. Zalupski
President & Chief Executive Officer

Current BZH Management Has Consistently Failed its Shareholders

BZH Should Engage with DFH on Its Highly-Compelling All-Cash Proposal

<p>1</p> <p>BZH has Consistently Underperformed Over the Last 10 Years</p>	<ul style="list-style-type: none"> One of the worst performers across small & mid cap peers¹ on LTM adjusted gross margin and pre-tax margin trailing by ~640 bps and ~1,040 bps, respectively BZH is the only homebuilder amongst small & mid cap peers to report two consecutive quarters of operating losses as of the last quarter Lags peers on home closings growth by ~1,480 bps over the last 10 years on average BZH share price has consistently underperformed: <ul style="list-style-type: none"> Since 2011²: declined (30)% vs ITB³ at +606% and XHB⁴ at +489% LSY: declined (26)% vs. ITB at +21% and XHB at +29% LTM: declined (13)% vs. ITB at +0% and XHB at +6%
<p>2</p> <p>BZH's Flawed Strategy Has Failed Investors</p>	<ul style="list-style-type: none"> Flawed capital allocation strategy that prioritizes growing book value per share through share repurchases funded by land sales – essentially ceding its core responsibility of productively utilizing its homebuilding operations to drive returns for shareholders to other homebuilders A misguided strategy to focus on energy efficient homes that are cost-prohibitive for entry level buyers, resulting in the worst adjusted gross margin among homebuilding peers One of the highest levered homebuilders (12.7x net debt / LTM EBITDA); still prioritizing share repurchases in lieu of deleveraging or improving profitability in the current environment or investing for future earnings growth Loss of management credibility as evidenced by the material reduction in analyst estimates for the business following FYQ2 2026 results
<p>3</p> <p>BZH's Singular Focus on Book Value per Share Has Been Detrimental</p>	<ul style="list-style-type: none"> Despite management's insistence, book value per share on its own is not a credible measure of success Price to book ratio in the homebuilding sector is directly correlated to the ability to generate returns <ul style="list-style-type: none"> Unsurprisingly, BZH's average return on equity (ROE) has lagged small and mid-cap peers by 1,510 bps Consistently priced at ~30-50% discount to book value per share over the last 10 years
<p>4</p> <p>DFH is the Ideal Owner</p>	<ul style="list-style-type: none"> Track record of superior growth ('23-'25 higher home closing CAGR of 700 bps) and profitability ('23-'25 higher average gross margin of 500 bps) Track record of superior returns ('23-'25 average ROE of 27% compared to BZH at 9%) Proven playbook and track record of creating value in land-light M&A – successfully acquired and integrated 10 transactions over the last 7 years

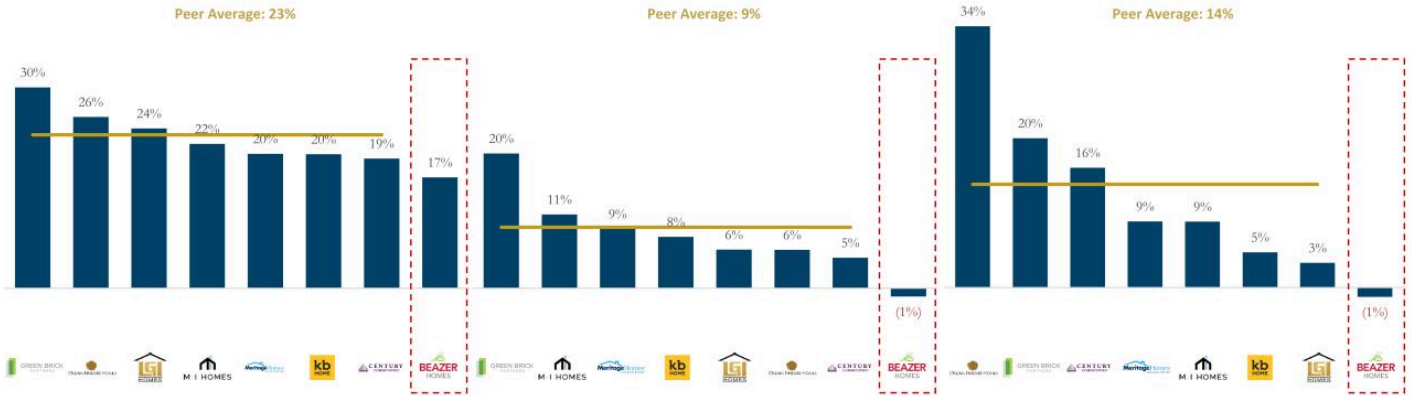
Source: FactSet, company filings. Note: LTM Adjusted gross margin represents the 12-month period ending in 31-Mar-2026. Last 10 years home closings represents the 10-year period from CY2015 to CY2025. Since 2011 share price represents performance from 01-Jan-2011 to 08-May-2026. LSY share price represents the period from 07-May-2021 to 08-May-2026. LTM Share price represents the 12-month period ending in 08-May-2026. Net debt / LTM EBITDA represents the 12-Month period ending in 31-Mar-2026. Book value per share over last 10 years represents the 10-year period ending in 08-May-2026. ¹ Peers referenced are CCS, DFH, GRBK, KBH, LGIH, MHO, and MTH. ² Allan Merrill was appointed CEO of BZH in 2011 ³ State Street SPDR S&P Homebuilders ETF. ⁴ iShares U.S. Home Construction ETF.

1 BZH Has Consistently Underperformed the Last 10 Years

BZH LTM Adj. Gross Margin¹

BZH LTM Pre-Tax Margin²

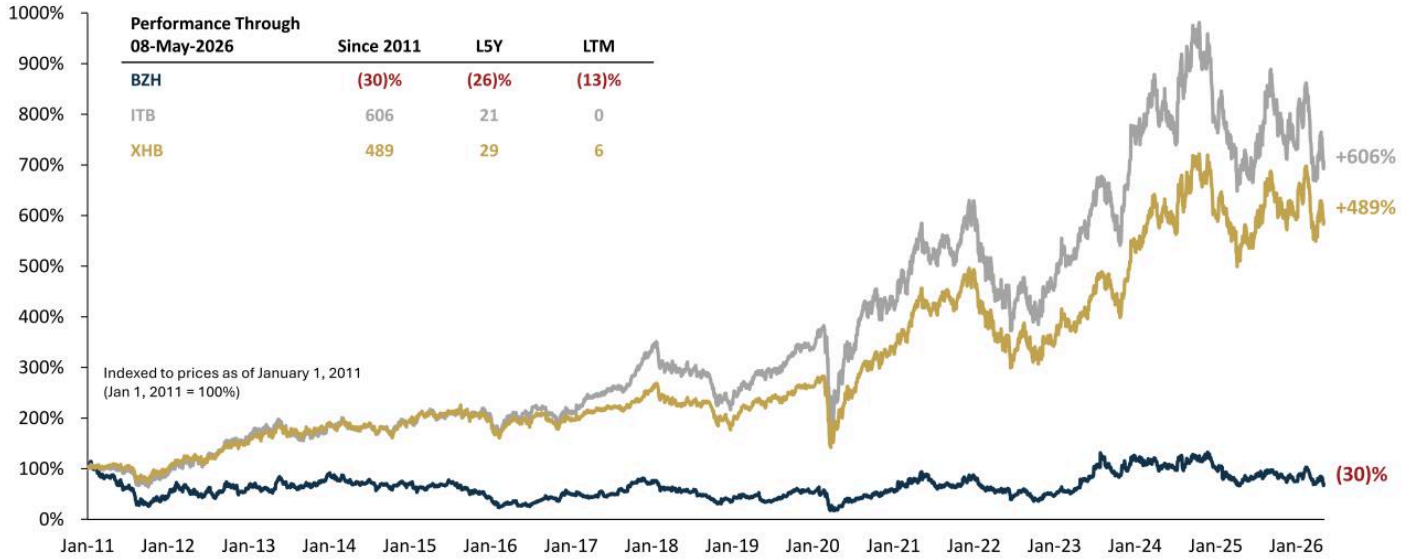
BZH Home Closings CAGR (Last 10 Years through 2025)



BZH Trails Homebuilding Peers on Profitability and Closings

Source: Company filings. Note: LTM adj. gross margin and LTM pre-tax margin represents the 12-month period ending in 31-Mar-2026. Home closings CAGR represents the 10-year period from 2015 to 2025. ¹ Adj. Gross Margin calculated as Homebuilding revenue – homebuilding COGS + Interest Amortized in COGS + Amortization in COGS and includes commission expenses. ² Pre-tax margin calculated at income before taxes / home and land revenue.

1 BZH Has Consistently Underperformed the Last 10 Years

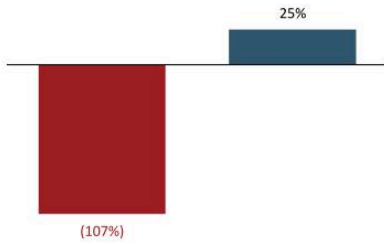


Source: FactSet; market data as of 08-May-2026. Note: Since 2011 share price represents performance from 01-Jan-2011 to 08-May-2026. L5Y share price represents the period from 07-May-2021 to 08-May-2026. LTM Share price represents the 12-month period ending in 08-May-2026. ¹ State Street SPDR S&P Homebuilders ETF. ² iShares U.S. Home Construction ETF.

2 BZH's Flawed Strategy Has Failed Investors

Inability to Reinvest into the Business to Drive Accretive Growth

L5Y EPS Growth



Small & Mid Cap Peers

L5Y Closings Growth

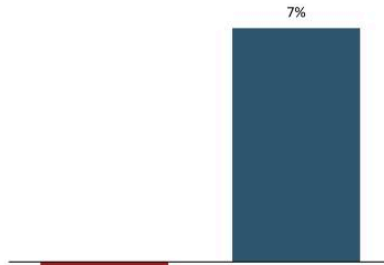
(30%)

17%

No Earnings Per Share Growth
No Home Closings Growth

Selling "Non-Strategic" Land – A Clear Sign of Inability to Extract Value

LTM Net Income Margin



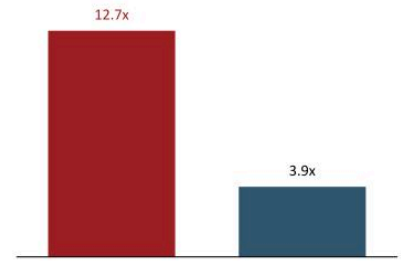
Small & Mid Cap Peers

Beazer expects to sell >\$150mm of land in FY 2026, 12.8%¹ of total land owned

Negative Net Income Margin
Erodes Land / Book Value

Repurchasing Shares with Sales Proceeds While Balance Sheet is Stressed

Net Debt / LTM Adj. EBITDA



Small & Mid Cap Peers

LTM Share Repurchase²

9%

6%

Misguided Capital Allocation
Threatens Long-Term Stability

Source: Company filings and FactSet; market data as of 08-May-2026. Note: Peers referenced are CCS, DFH, GRBK, KBH, LGIH, MHO, and MTH. L5Y EPS growth and closings growth represents the 5-year period ending in 31-Mar-2026 for all peers, except 28-Feb-2026 for KBH due to differences in fiscal year ends. LTM net income margin and net debt / LTM adj. EBITDA represents the 12-month period ending in 31-Mar-2026 for all peers, except 28-Feb-2026 for KBH. ¹ 12.8% is based on total land on balance sheet as of 31-Mar-2026, including land under development, land held for future development and land held for sale. ² LTM share repurchase as a % of Equity Market Capitalization as of 31-March-2025.



2 BZH's Flawed Strategy Has Failed Investors

Management has failed the company and shareholders in its inability to deliver returns with existing land inventory

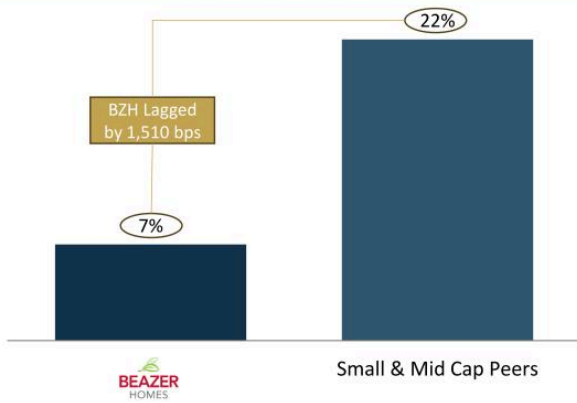
Management's latest "plan" is to sell its land inventory to other builders who can turn a profit in order to buy back shares at what management claims is a discount

We believe the end result of this clearly flawed strategy is a shrinking of the business and further erosion of value

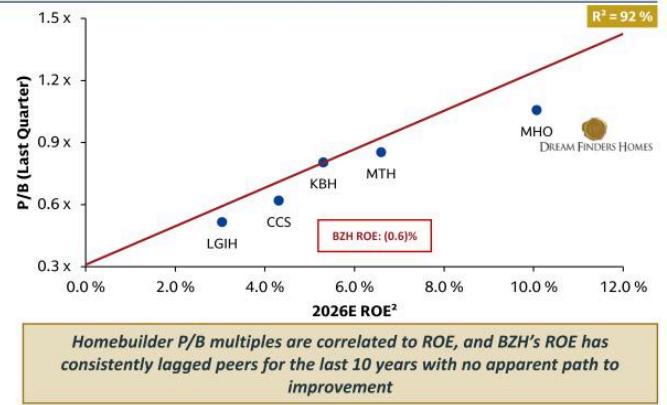
3

BZH's Singular Focus on Book Value Per Share Has Been Detrimental

Average Return on Equity (Last 10 Years Through 2025)



Correlation¹ of ROE and P/B



Over the last 10 years, BZH has consistently traded at a discount to book value as management has been unable to deliver competitive returns – we believe the answer is to invest in BZH's operations and future pipeline to increase scale, future profitability and returns to shareholders, not give up on the business and simply buy back shares

Source: Company filings, FactSet, market data as of 08-May-2026. Note: Peers referenced are CCS, DFH, GRBK, KBH, LGIH, MHO, and MTH. ¹ DFH and GRBK excluded in regression due to lack of 2026E book value per share broker estimates. ² Defined as 2026E broker estimate EPS / Average of 2025A and 2026E book value per share. Note: DFH not included in correlation analysis R² and illustrated with last quarter P / B and LTM ROE; LTM ROE defined as LTM EPS / LTM book value per share, represents the 12-month period ending in 31-Mar-2026.

4

A Combination with DFH Will Create a Scaled Land-Light Industry Leader

Combined Company Creates a Top-Tier Mid-Cap Homebuilder That Can Greatly Benefit From Scale Synergies

2025A Home Closing



Source: Company filings, FactSet

4

DFH Has A Proven Playbook and Successful Track Record of Creating Value in Land-Light M&A



Significant Capital Deployed

Strategically deployed **over \$1 billion** of capital into acquisitions to fuel ecosystem growth



Integration of Financial Services

Driving value and improved financial outcomes by seamlessly **integrating financial services into newly acquired homebuilding operations**



Commitment to 100% Land-Light

Like the proposed acquisition of BZH, all prior acquisitions utilized a strict "land-light" structure supported by sophisticated partners to **maximize capital efficiency and minimize financial risk**



Scale Drives Lower Costs

Leveraged increased scale to drive a reduction in vertical construction costs resulting in **significantly expanded homebuilding gross margins**

Successfully Acquired and Integrated 10 Transactions Over the Last 7 Years Making DFH the Most Acquisitive Public Homebuilder

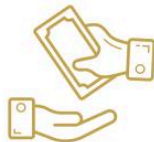
									
May 2019	October 2020	January 2021	October 2021	February 2024	July 2024	January 2025	March 2025	April 2025	May 2025

BZH Shareholders Can Achieve Liquidity in an All-Cash Deal That Maximizes Shareholder Value



Attractive Premium

**\$25.75 All-Cash Offer
40% Premium¹**



Financing

Letters from financial institutions confirming that they are highly confident the financing can be arranged in the capital markets



Ready to Engage

We urge BZH's Board and Management to have Constructive and Meaningful Engagement with DFH to Realize Value for Shareholders



Commitment to Close

DFH is Fully Committed to Completing a Transaction on an Expedited Basis

Source: Bloomberg
¹ Premium to closing price as of 5-May-2026.



About Dream Finders Homes

Dream Finders Homes (NYSE: DFH), headquartered in Jacksonville, Florida, was recognized as the 2025 National Builder of the Year by Builder magazine. Dream Finders Homes builds single-family homes throughout the Southeast, Mid-Atlantic and Midwest, including Florida, Texas, Tennessee, North Carolina, South Carolina, Georgia, Colorado, Arizona, and the Washington, D.C. metropolitan area, which comprises Washington D.C., Northern Virginia and Maryland. As the Official Home Builder of the PGA TOUR, the Jacksonville Jaguars and the Tampa Bay Rays, Dream Finders Homes is deeply committed to excellence beyond homebuilding and into the communities it serves. Through its wholly owned subsidiaries, DFH also provides mortgage financing as well as title agency and underwriting services to homebuyers. Dream Finders Homes achieves its growth and returns by maintaining an asset-light homebuilding model. For more information, please visit www.dreamfindershomes.com

Dream Finders Homes:

Dream Finders Homes, Inc.
14701 Philips Highway, Suite 300
Jacksonville, FL 32256
United States

Additional Information And Where to Find It

Forward-Looking Statements

This presentation, and other written or oral statements made from time to time by management contain “forward-looking statements” as defined in the Private Securities Litigation Reform Act of 1995. The words “anticipate”, “believe”, “estimate”, “expect”, “intend”, “will”, “should”, “propose”, “projecting”, “driving”, “confident”, “confidence” and similar expressions, including statements regarding the proposed transaction, benefits and synergies of the proposed transaction and future opportunities for the combined company, are intended to identify forward-looking statements. These statements reflect management’s current beliefs, assumptions and expectations and are subject to a number of factors that may cause actual results to differ materially. Such factors include but are not limited to the ultimate outcome of any possible transaction between Dream Finders Homes and Beazer, including the possibility that the parties will not agree to pursue a business combination transaction or that the terms of any definitive agreement will be materially different from those described herein; uncertainties as to whether Beazer will cooperate with Dream Finders regarding the proposed transaction; Dream Finders Homes’ ability to consummate the proposed transaction with Beazer; the conditions to the completion of the proposed transaction, including the receipt of any required shareholder approvals and any required regulatory approvals; Dream Finders Homes’ ability to finance the proposed transaction with Beazer; the possibility that Dream Finders may be unable to achieve expected synergies within the expected time-frames or at all and to successfully integrate Beazer’s operations, the retention of certain key employees may be difficult; and general economic conditions that are less favorable than expected. All forward-looking statements are based on Dream Finders Homes’ beliefs as well as assumptions made by and information currently available to Dream Finders Homes. These statements reflect Dream Finders Homes’ current views with respect to future events and are subject to various risks, uncertainties and assumptions. These risks, uncertainties and assumptions are discussed in Dream Finders Homes’ Annual Report on Form 10-K for the year ended December 31, 2025 and other filings with the U.S. Securities and Exchange Commission. Dream Finders Homes undertakes no obligation to update or revise any forward-looking statement, except as may be required by applicable law.

Additional Information

This presentation does not constitute an offer to buy or solicitation of an offer to sell any securities. This communication relates to a proposal that Dream Finders Homes’ has made for a business combination transaction. In furtherance of this proposal and subject to future developments, Dream Finders Homes (and, if applicable, Beazer) may file one or more registration statements, proxy statements, tender offer statements or other documents with the Securities and Exchange Commission (the “SEC”). This communication is not a substitute for any proxy statement, registration statement, tender offer statement, prospectus or other document Dream Finders and/or Beazer may file with the SEC in connection with the proposed transaction.

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